оговал в светани WILLIAM E JUSKA, JR. JAMES LI KOSS* ERICE LENCK JOHN J WAI SHT PATRICK I BONNERS PETER LI GUTDYVSK) MARKIE MULITE WAYNED, MEEHAN! DONE MURNANE JR. THOMAS M. RUSSO THÉMAS M. CANEVARÍ MICHAEL FERNANDEZ JOHN F KARPOUSIS*A MICHAEL E UNGER*T WILLIAM J. PALLAS GINA MI VENEZIA LAWRENCE 3 KARIN BARBARA C CARNEVALE! MANUEL A MOLINA JUSTINITI NASTRO* PARRIA L. SCHULTZTO DANIEL J LITZGERALD**-MICHAEL C ELLICTT* * ALSO AMMITTED NINEW CERSEY * ALSO ARM TIFD IN LUMINOUTING > ALSO ADMITTED IN MASH NOTON, D.C.

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May 27, 2008

Our Ref; 355-07/DPM/MAM

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The Honorable John F. Keenan Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street New York, New York, 10007.

The conference is adjourned to July 23, 2008, at 10:00 a.m.

SO ORDERED.

· 一日本教学 中国電子学院 英語

Dated: New York, New York Modesta Shipholding Ltd. v. LS Trading Engineering, S.A. May 28, 2008 Re:

07-6942 (JFK)

Dear Judge Keenan:

We represent the Plaintiff Modesta Shipholding Ltd. in connection with the abovereferenced Rule B maritime attachment action. We write to request that the pre-trial conference scheduled for May 29, 2008 be adjourned 45-days,

Plaintiff initiated this action seeking security in the sum of \$315,268.35 for its maritime claim via an attachment of Defendant's property in this District pursuant to Rule B. On or about August 28, 2007, Deutsche Bank advised us that, pursuant to the Order of Attachment, it had seized the sum of \$3,348.48 belonging to Defendant. On that same day, we provided Notice of Attachment. In response to our Notice. Defendant contacted us on August 29 and demanded copies of the pleadings. We responded the same day, e-mailing to Defendant copies of the Verified Complaint, the Summons, the Order of Attachment and the Process of Maritime Attachment and Garnishment. To date, however, Defendant has not appeared or moved to vacate the attachment. We continue to effect daily service of the writ in an attempt to fully secure Plaintiff's claim

In light of the foregoing considerations, we therefore respectfully request that Your Honor grant the within application.

NYDOCS1/305321,1

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #:

DATE FILED: 5-28-08

The Honorable John F. Keenan May 27, 2008 Page 2

We thank the Court for its attention to this matter.

Respectfully submitted,

FREEDILL, LIQGAN & MAHAR, LLP

Manuel A. Molina